RESOLUTION NO. 5665

RESOLUTION OF THE MAYOR AND COUNCIL OF THE CITY OF RIVIRGIDE, CALIFORNIA, MAKING ITS ORDER VACATING A POINTION OF THE PUBLIC UTILITY EASEMENT ALONG THE WESTLINLY SIDE OF LOT 30, ELLIOTTA TRACT.

WHIREAS, on the 10th day of February, 1953, Ordinance No. 1860 of the City of Riverside, California, was adopted, declaring the intention of the City Council to vacate a portion of the public utility easement along the westerly side of Lot 30, Elliotta Tract, pursuant to the Provisions of the Public Service Easements Vacation Law; and,

WITHIAS, in said ordinance the time of houring was set for Tuesday, March 17, 1953, at 10 o'clock A.M. in the Council Charlers located in the City Mall, Seventh and Orange Street, Riverside, California, at which said time and place all personsinterested in or objecting to the proposed vacation be allowed to be heard; and,

WHELEAS, notice of hearing was given as previded by Section 50/41 of the Government Code of the State of California; and, WHEREAS, a hearing of the ordinance of intention was had before said legislative body at the time and place fixed, at which time the evidence offered by persons interested was heard by the legislative body; and the legislative body found from all of the evidence submitted that the portion of the public utility easement which the legislative body declared its invention to vacate is un-

necessary for present or prospective public use.

NOW, THEREFOR, IT IS CADERED by the Mayor and Council of the City of Riverside, California, that the portion of the public utility easement along the westerly side of Lot 30, Elliotta Tract, in the City of Riverside, County of Riverside, State of California, and described as follows:

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The easterly five feet (5') of the southerly one hundred eighty-nine and one hundredth feet (189.01') of the existing easement ten fect (101) in width along the westerly side of Lot 30, Elliotta Tract, as shown on a map recorded in Hap Book 21, at page 4, Records of Riverside County, California:

is unnecessary for present or prospective use, and that the same be and is hereby vacated.

IT IS FURTHER ORDERED that the Clerk cause a certified copy of this order, attested by him under seal, to be recorded in the Office of the County Recorder of Riverside County, California.

I, W. G. Waite, City Clerk of the City of Riverside, California hereby certify that the foregoing resolution was duly and regularly introduced and adopted by the Council of said City, at its meeting eld on the 17th day of March, 1953, by the following vote:

Councilmen Chamberlain, O'Neill, Backstrand, Patterson, Voris, Pair and Crouch

Noes: Rone

હુંડ Absent: None

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Ŋΰ IN WEINESS WHEREOF, I have hereunto set my hand and affixed Tricial seal of the City of Riverside, California, this 17th March, 1953.

/s/ W. G. Waite, City Clork

hereby approve the foregoing resolution this 17th day of ₹53•

/s/ E. V. Dales, Mayor

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RESOLUTION NO. 5665

RESOLUTION OF THE MAYOR AND COUNCIL OF THE CITY OF RIVERSIDE, CALIFORNIA, MAKING ITS ORDER VACATING A PORTION OF THE PUBLIC UTILITY EASEMENT ALONG THE WESTERLY SIDE OF LOT 30, ELLIOTTA TRACT.

WHEREAS, on the 10th day of February, 1953, Ordinance No. 1860 of the City of Riverside, California, was adopted, declaring the intention of the City Council to vacate a portion of the public utility easement along the westerly side of Lot 30, Elliotta Tract, pursuant to the provisions of the Public Service Easements Vacation Law; and,

WHEREAS, in said ordinance the time of hearing was set for Tuesday, March 17, 1953, at 10 o'clock A.M. in the Council Chambers 8 Mocated in the City Hall, Seventh and Orange Street, Riverside, California, at which said time and place all personsinterested in or bjecting to the proposed vacation be allowed to be heard; and,

WHEREAS, notice of hearing was given as provided by Section 10 50441 of the Government Code of the State of California; and,

WHEREAS, a hearing of the ordinance of intention was had
before said legislative body at the time and place fixed, at which
time the evidence offered by persons interested was heard by the
legislative body; and the legislative body found from all of the evidence submitted that the portion of the public utility easement 13 which the legislative body declared its intention to vacate is un-

necessary for present or prospective public use.

NOW, THEREFORE, IT IS ORDERED by the Mayor and Council of the City of Riverside, California, that the portion of the public util-ty easement along the westerly side of Lot 30, Elliotta Tract, in the City of Riverside, County of Riverside, State of California, and described as follows:

The easterly five feet (5') of the southerly one hundred eighty-nine and one hundredth feet (189.01') of the existing easement ten feet (101) in width along the westerly side of Lot 30, Elliotta Tract, as shown on a map recorded in Map Book 21, at page 4, Records of Riverside County, California;

I unnecessary for present or prospective use, and that the same be d is hereby vacated.

IT IS FURTHER ORDERED that the Clerk cause a certified copy this order, attested by him under seal, to be recorded in the ce of the County Recorder of Riverside County, California.

I, W. G. Waite, City Clerk of the City of Riverside, California, ly certify that the foregoing resolution was duly and regularly duced and adopted by the Council of said City, at its meeting on the 17th day of March, 1953, by the following vote:

Ayes: Councilmen Chamberlain, O'Neill, Backstrand, Patterson, Voris, Hair and Crouch

loes: None

sent: None

WITNESS WHENEOF, I have hereunto set my hand and affixed ial seal of the City of Riverside, California, this 17th rch, 1953.

/s/ W. G. Waite, City Clerk

by approve the foregoing resolution this 17th day of

/s/ E. V. Dales, Mayor

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